

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
DIVISION OF JUDGES

DAYCON PRODUCTS COMPANY, INC.

and

Cases 5-CA-35687
5-CA-35738
5-CA-35965
5-CA-35994

DRIVERS, CHAUFFEURS AND HELPERS
LOCAL UNION NO. 639 A/W INTERNATIONAL
BROTHERHOOD OF TEAMSTERS

ERRATA

My supplemental decision in the above matter issued on June 16, 2014 in JD-34-14. On page 60, the last page of the decision, I listed the individual backpay due each discriminatee, prior to any interest calculations. I also listed the total amount of backpay due all discriminatees as \$1,106,670.80 on that page. On June 19, 2014, the General Counsel filed a motion requesting that I issue an erratum correcting the total backpay calculation to be \$1,115,593.06. I have redone the addition and find, based on the individual backpay amounts listed, the General Counsel's assertion is correct that the total is \$1,115,593.06. Since this is nothing but a corrected sum of the individual figures listed on the same page for each of the discriminatees, the General Counsel's motion is granted since I am not making any changes in my substantive findings, as reflected in the body of the decision, but am merely correcting the Order to show the correct total based on those findings.

Accordingly, the General Counsel's motion is granted and I am issuing the following correction to my decision changing the total backpay on page 60, line 41 from \$1,106,670.80 to \$1,115,593.06. This change does not change my recommended order concerning the way interest is to be calculated and added to that total.

Dated, Washington, D.C. June 20, 2014.

Eric M. Fine
Administrative Law Judge